LISDC SDNV

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		DOCUMENT ELECTRONICALLY FILE DOC #:
	X	DATE FILED:05/10/2023
UNITED STATES OF AMERICA	: :	
-V-	:	S3 19 Cr. 497 (06) (NSR)
SHMIEL WEINGARTEN,	: : :	ORDER
Defendant.	:	
	: X	

On May 10, 2022, the Court held an in-person hearing pursuant to *Faretta v. California*, 422 U.S. 806 (1975), for Defendant Shmiel Weingarten, who was present with appointed counsel, Michael K. Buke. As explained below, the Court grants Defendant's request to waive his right to counsel and represent himself *pro se* and appoints his current counsel to serve as "standby" counsel.

NELSON S. ROMÁN, United States District Judge:

The Sixth Amendment guarantees a criminal defendant the right to self-representation. *Id.* at 818-21. For a defendant to exercise his constitutional right to proceed pro se and waive counsel, the trial court must determine that the defendant is competent and that the waiver is made voluntarily, as well as "knowingly and intelligently." *Id.* at 835, 836 (citation omitted); *see United States v. Culbertson*, 670 F.3d 183, 193 (2d Cir. 2012); *United States v. Fore*, 169 F.3d 104, 108 (2d Cir. 1999).

During the *Faretta* hearing, the Court observed Defendant's behavior and demeanor and verified that—though his primary language is Yiddish—he is able to understand spoken English, read English, and write in English without limited assistance; and he understands the charges

against him. The Court explained to Defendant and confirmed his understanding of his right to

counsel and the ramifications of waiving that right to represent himself in this matter.

Accordingly, the Court determines that Defendant (1) understands the nature of the

proceedings and has the ability to consult with counsel and assist counsel in preparing a defense

and is therefore competent to stand trial; (2) understands that he has the right to an attorney

throughout these proceedings, (3) has the mental capacity to conduct trial proceedings by himself

and put on his own defense at trial is therefore competent to waive his right to counsel, and

(4) clearly and unequivocally waives his right to counsel knowingly, intelligently, voluntarily, and

unequivocally.

Accordingly, the Court GRANTS Defendant's request to proceed pro se, that is, to

represent himself in this criminal case from this day on, and appoints Defendant's current CJA

counsel, Michael K. Burke, as "standby" counsel. The Court reiterates to Mr. Weingarten that as

he represents himself, he is required to comport with courtroom protocols and procedure, including

the Federal Rules of Criminal Procedure and the Federal Rules of Evidence. The Court further

DIRECTS Standby Counsel to (i) familiarize himself, on an ongoing basis, with the discovery,

court proceedings and determinations, and other related developments throughout the litigation;

and (ii) to be prepared to provide assistance to pro se Defendant and take over the defense should

the need arise. The Court finally DIRECTS Standby Counsel to serve a copy of this order to pro

se Defendant by any necessary means and to file proof of service on the docket.

Dated: May 10, 2022

White Plains, New York

NELSON S. ROMÁN

United States District Judge

2